Comment 1 for California Renewable Electricity Standard (res2010) - 45 Day.

First Name: Amber Last Name: Riesenhuber

Email Address: amber@iepa.com

Affiliation: IEP

Subject: IEP Comments on Proposed Regualtion for a California Renewable Electricity Standard Comment:

Attached are IEP's comments on the CARB's Proposed Regualtion for a California Renewable Electricity Standard.

Attachment: www.arb.ca.gov/lists/res2010/1-iep_comments_re_carb_proposed_regulation_for_res_june_2010_--__final.doc

Original File Name: IEP Comments RE CARB Proposed Regulation for RES June 2010 -- FINAL.doc

Date and Time Comment Was Submitted: 2010-06-21 15:01:22

No Duplicates.

Comment 2 for California Renewable Electricity Standard (res2010) - 45 Day.

First Name: Shawn Last Name: Bailey

Email Address: sbailey@semprageneration.com

Affiliation: Sempra Generation

Subject: Proposed Regulation for a California Renewable Energy Standard

Comment:

Sempra Generation appreciates this opportunity to provide comments on CARB's Proposed Regulation for a California Renewable Energy Standard, dated June 2010. Sempra Generation is an owner and developer of renewable and fossil energy resources principally serving markets in the southwest United States.

The Renewable Energy Standard ("RES") regulation at §97011 subsection (a) calls for the Executive Officer, in coordination with the CEC, CPUC and CAISO, to conduct three reviews of the RES program to improve implementation progress. These reviews are to consider, among other things, the feasibility and cost of advances in renewable technology, impacts on electric rates and economic growth, and to propose possible compliance interval adjustments to reduce costs and increase program effectiveness.

The CARB should carefully consider the impact of program changes on new renewable and infrastructure development. Certainty in the program elements and compliance provides developers with the stability necessary to make investments and move renewable projects forward. The potential to change key program elements such as compliance intervals or to account for unproven non-commercial technologies could have a chilling effect on development and be counter-productive to achieving the RES objectives. Sempra Generation recommends that the three program reviews by December 31 of 2013, 2016 and 2018, be replaced by a single review for the purpose of proposing program amendments by December 31, 2016. This balances the need for program stability with the opportunity to alter program elements to achieve specific goals.

Attachment:

Original File Name:

Date and Time Comment Was Submitted: 2010-06-23 13:38:37

No Duplicates.

Comment 3 for California Renewable Electricity Standard (res2010) - 45 Day.

First Name: Keith Last Name: Nakatani

Email Address: knakatani@calhrc.org

Affiliation: California Hydropower Reform Coalition

Subject: Comments on draft 2010 RES

Comment:

The California Hydropower Reform Coalition submits these comments on the proposed 2010 Renewable Electricity Standard. We support ARB's draft RES which has no changes to existing definitions of renewable resources, especially for hydropower. PG&E recommends changing the definition to allow eligibility for out-of-state run-of-river hydro up to 50 MW. Doing so would result in extensive damage to rivers in British Columbia, which is the primary location of out-of-state run-of-river hydro, and would mean a protective hydro standard for California and a lesser standard for out-of-state hydro.

Attachment:

Original File Name:

Date and Time Comment Was Submitted: 2010-06-25 14:40:07

No Duplicates.

There are no comments posted to California Renewable Electricity Standard (res2010) that were presented during the Board Hearing at this time.